

NORTHERN DISTRICT OF ILLINOIS DIVISION

MAY 2 1 2008 MAY 2 1 2008 MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

(Name of the plaintiff or plaintiffs)	CIVIL ACTION
V. Chicago Dublic School Monica Rosen	08CV2980 JUDGE LEINENWEBER MAG.JUDGE ASHMAN
(Name of the defendant or defendants)	·

COMPLAINT OF EMPLOYMENT DISCRIMINATION

1.	This is an action for	r employment discriminati	on.	
	The plaintiff is	Kees ha	Sm. F-	of
	the county of	Cools	in the state of_	Ellinoi S.n.
_		Chi car R	blic Schoo	LS Monicawho
خ.	The defendant is	12 - 5	0 1	
	resides at (street add	dress) \	(1/40-7-	22° 0 0 1243C1 1
	(city) Chicago	(county) Cook	(state) <i>(</i>	~ 3(ZIP) 60603
	(Defendant's telenh	one number) (3)) - 5	503-12-00	

4) The plaintiff sought employment or was employed by the defendant at
(street address) 300 W Elizabeth
(street address) 300 W Elizab(th (city) Chicago (county) Cook (state) IL (ZIP code) 60603
5. The plaintiff [check one box]
(a) was denied employment by the defendant.
(b) was hired and is still employed by the defendant.
(c) was employed but is no longer employed by the defendant.
6. The defendant discriminated against the plaintiff on or about, or beginning on or about
(month) $\frac{\int dy}{\int}$, (day) $\frac{\int (year)}{\int}$.
()
7. (a) The plaintiff [check one box] has not filed a charge or charges against the defendant
asserting the acts of discrimination indicated in this complaint with any of the following
government agencies:
(i) the United States Equal Employment Opportunity Commission on or about
(month) (day) (year)
(ii) the Illinois Department of Human Rights on or about
(month)(day)(year)
(b) If charges were filed with an agency indicated above, a copy of the charge is
attached. YES NO
It is the policy of both the Equal Employment Opportunity Commission and the Illinois Department
of Human Rights to cross-file with the other agency all charges received. The plaintiff has no reason
to believe that this policy was not followed in this case.
8. (a) the United States Equal Employment Opportunity Commission has not issued a
Notice of Right to Sue.

the United States Equal Employment Opportunity Commission has issued a Notice of Right to Sue, which was received by the plaintiff on (month) (day) (year) 2008 a copy of which Notice is attached to this complaint.
9. The defendant discriminated against the plaintiff because of the plaintiff's [check all that apply
(a) Age (Age Discrimination Employment Act).
(b) Color (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
(c) Disability (Americans with Disabilities Act)
(d) National Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
(e) Race (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
(f) Religion (Title VII of the Civil Rights Act of 1964)
(g) Sex (Title VII of the Civil Rights Act of 1964)
10. The plaintiff is suing the defendant, a state or local government agency, for discrimination or
the basis of race, color, or national origin (42 U.S.C. §1983).
□ xes □ no
11. Jurisdiction over the statutory violation alleged is conferred as follows: over Title VII claims by
28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); over 42 U.S.C.§1981 and
§1983 by 42 U.S.C.§1988; over the A.D.E.A. by 42 U.S.C.§12117.
12. The defendant [check all that apply]
(a) failed to hire the plaintiff.
(b) terminated the plaintiff's employment.
(c) failed to promote the plaintiff.
(d) failed to reasonably accommodate the plaintiff's religion.
(e) failed to reasonably accommodate the plaintiff's disabilities.

(f) 🔯	other (specify): Retaliated against me for Complaint of discrimation
	complaint of discrimation
	
13. The facts	supporting the plaintiff's claim of discrimination are as follows:
	Pleassee the attached page 102
14. [AGE DI	SCRIMINATION ONLY] Defendant knowingly, intentionally, and willfully
-	ated against the plaintiff.
15. The plain	tiff demands that the case be tried by a jury.
6. THEREF all that ap	ORE, the plaintiff asks that the court grant the following relief to the plaintiff [check ply]
(a)	Direct the defendant to hire the plaintiff.
(b)	Direct the defendant to re-employ the plaintiff.
(a)	Direct the defendant to promote the plaintiff.
(d)	Find that the defendant failed to reasonably accommodate the plaintiff's religion.
(e)	Find that the defendant failed to reasonably accommodate the plaintiff's disabilities.
(f)	Direct the defendant to (specify):

	·
	liquidated/double damages, front pay, compensatory damages, punitive damages prejudgment interest, post-judgment interest, and costs, including reasonable attorne fees and expert witness fees. Grant such other relief as the Court may find appropriate.
ntiff'	s signature)
	\ Lacehn Soith
aintiff'	s name) s street address) 26055 Indiana
	(City) Chi cago (State) IL (ZIP) 606

D'ingrace is black. Employed by the Die Schools
City of Chicago - Chicago 2) on Soly 1, I found out that a Smilmy situated won-black. Adrinstratice The such as homen Plezimean & others that have levels of seriority & work expience which is Sintlar to mire that are being paid more than me (sex exaple 18) 3) I coplained about the discrination of pay on July 1 2007 + August 2. 4) on Angust 2, 2007, I complained by Arie Duncan the CEO'of Chicago Public

Schools about the discrimation. 5) On august 3, I was dis charged allegelly because I resigned from my position (b) I did Not resign from my position. 7) Similary Situated white employees who have not complained of discrimation were Not discharged.

Se

"OFFICIAL SEAL"

JACQUELYN TURNER HAMB

Notary Public, State of Illinois

My Commission Expires 9/21/09

NOTARY SEAL

SIGNATURE OF COMPLAINANT

I declare under penalty that the foregoing is true and correct I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief

Complainant: Charge Number: Keesha Smith 2008CF0498

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- 3. On or about July 1, 2007, I discovered that I was being paid unequally. I complained to Respondent's management about the discrepancy in pay, but received no response from Respondent's management.
- 4. I believe that there have been other similarly situated, non-black senior clerks, such as Jim Moore, Nancy (last name unknown), and others, that have

levels of seniority and work experience which is similar to mine, that are being paid more than me.

II. A. ISSUE/BASIS
DISCHARGE, ON OR ABOUT AUGUST 3, 2007, BECAUSE OF MY RACE,
BLACK.

B. PRIMA FACIE ALLEGATIONS

- 1. My race is black.
- 2. I have satisfactorily performed my duties as Senior Clerk, and have been employed with Respondent since June 11, 2007.
- 3. On or about August 3, 2007, I was discharged by Lorrie Cosme (white), Respondent's Human Resources Manager. Cosme stated that I had been discharged, effective August 2, 2007, because I allegedly verbally resigned my position. During this period of time, I did not engage in any acts of willful misconduct which merited being discharged from Respondent's employ.
- 4. I believe that there have been other similarly situated, non-black senior clerks, such as Jim Moore, Nancy (last name unknown) and others,

that have

levels of seniority and work experience which is similar to mine, but they were not discharged from Respondent's employ as I was.

(Continued)

Complainant: Charge Number: Keesha Smith 2008CF0498

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III. A. ISSUE/BASIS

DISCHARGE, ON OR ABOUT AUGUST 3, 2007, IN RETALIATION FOR HAVING COMPLAINED ABOUT RACE DISCRIMINATION IN RESPONDENT'S WORKPLACE.

B. PRIMA FACIE ALLEGATIONS

- On or about August 1, 2007, I engaged in a protected activity when I complained to Hill Hammuck, Boated Member, and carbon copied. Arnie Duncan, Respondent's Chief Executive Officer, that I had been experiencing racially discriminatory actions within Respondent's workplace.
- 2. On or about August 3, 2007, I was discharged by Lorrie Cosme, Respondent's Human Resources Manager. Cosme stated that I had been discharged, effective August 2, 2007, because I allegedly verbally resigned my position of employment. During this period of time, I did not engage in any acts of willful misconduct which merited being discharged from Respondent's employ.
- Respondent's adverse action followed my protected activity within such a period of time as to raise an inference of retaliatory motivation.

ACF/JJT/RCG



U.S. Department of Justice

Civil Rights Division
NOTICE OF RIGHT TO SUE
WITHIN 90 DAYS

CERTIFIED MAIL 5053 4370 950 Pennsylvania Avenue, N.W. Karen Ferguson, EMP, PHB, Room 4239 Washington, DC 20530

Ms. Keesha Smith 2605 S. Indiana Ave, #804 Chicago, IL 60616 May 1, 2008

Re: EEOC Charge Against City of Chicago, Bd. of Education No. 21B200702517

Dear Ms. Smith:

Because you filed the above charge with the Equal Employment Opportunity Commission, and more than 180 days have elapsed since the date the Commission assumed jurisdiction over the charge, and no suit based thereon has been filed by this Department, and because you have specifically requested this Notice, you are hereby notified that you have the right to institute a civil action under Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. 2000e, et seq., against the above-named respondent.

If you choose to commence a civil action, such suit must be filed in the appropriate Court within 90 days of your receipt of this Notice. If you cannot afford or are unable to retain an attorney to represent you, the Court may, at its discretion, assist you in obtaining an attorney. If you plan to ask the Court to help you find an attorney, you must make this request of the Court in the form and manner it requires. Your request to the Court should be made well before the end of the time period mentioned above. A request for representation does not relieve you of the obligation to file suit within this 90-day period.

This Notice should not be taken to mean that the Department of Justice has made a judgment as to whether or not your case is meritorious.

Sincerely,

Grace Chung Becker

Acting Assistant Attorney General

Civil Rights Division

bу

Karen L. Ferguson

Supervisory Civil Rights Analyst Employment Litigation Section

cc: Chicago District Office, EEOC City of Chicago, Bd. of Education